

In The United States District Court
For The District of Delaware

Ronald G. Johnson

v.

U.S. Marshal's Office et.al.,

)

Civil Action No. 1:06-cv-130(KAJ)

FILED

MAR 30 2006

DETINER

COURT
DISTRICT
DELAWARE

BD
scanned

" Motion For Order Of Remover OF Detainer
Comes Now, the Petitioner Ronald G. Johnson
and Moves this Honorable Court to Order the
Warden, Raphael Williams of Howard R. Young Correctional
Institution 1301 E. 12th Street Wilmington De, 19809 to
Remove the Detainer put on me by U.S. Marshal's
OFFICE. In Support thereof Petitioner asserts the following.
Federal Civil Rights Under The 6th And 14th Amendment To The
Constitution And Due Process Rights Violations

" The Sixth Amendment provides in relevant parts that [In all Criminal
Prosecutions, The accuse shall enjoy the right] to be informed of the
Nature and Cause of the accusation! This right applies to States through
the 14th Amendment.

See In Re. To Oliver 333 U.S. 257 (1948)

The United State Marshals Office has not given me any formal or in-
formal knowledge of a reason for Violating my probation. In fact I found
out about it by source trying to be move to a Program. I have not receive
any paperwork on or of Probation Violation, It's held on me Secretly And Should
be move for Speedy Trial Violations as well Thank You Sincerely Ronald Johnson 3-27-06

Ronald G. Johnson
#182421/4.R.Y.C.F.
P.O. Box 9561
Wilmington, Delaware 19809



OFFICE OF THE CLER

United States District Court
for the District of Delaware
844 N. King Street
Wilmington, Delaware 19802



LEGAL MAIL ONLY